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6 UNITED STATES DISTRICT COURT
7 WESTERN DISTRICT OF WASHINGTON
8 AT SEATTLE

9 FRANKLIN RAMIREZ NAVARRETE,

10 Plaintiff,

11 v.

12 GEO CORP. ET AL.,

13 Defendants.

14 Case No. C25-5426-LK-SKV

15 ORDER TO SHOW CAUSE AND
16 RENOTING MOTION TO EXPEDITE

17 On May 27, 2025, Plaintiff filed a Motion to Block Deportation. Dkt. No. 10. Plaintiff
18 mailed his filing, which he dated May 21, 2025. *See id.* at 2. In that motion, Plaintiff stated he
19 would be deported on May 22, 2025, and moved the Court to block his deportation. *See id.* On
20 May 28, 2025, the Court denied Plaintiff's motion. *See* Dkt. 11 at 3. The Court found that
21 Plaintiff appears to have already been deported, rendering his motion moot, and that, even if his
22 claims are not moot, he has not presented viable grounds to block his deportation. *See id.*

23 On May 30, 2025, the Court received Plaintiff's Motion to Expedite, dated May 23, 2025.
24 *See* Dkt. 12. Plaintiff states that he is "proceeding as a pro se . . . while he is waiting on the court
25 to assign him an attorney[]" and "is asking the court to expedite his case while the defendant is
26 trying to deport him and putting him under pressure by making the Mexican consulate call[] him

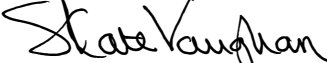
1 on a weekly basis to sign a travel document.” Dkt. 12 at 1–2. Plaintiff does not specify whether
 2 he is moving the Court to expedite review of his request to block deportation or his claims
 3 regarding inadequate medical care. *See* Dkt. 12; Dkt. 1 at 2.

4 To the extent Plaintiff seeks to expedite a decision on his Motion to Block Deportation at
 5 Docket No. 10, the Court has already rendered a decision. *See* Dkt. 11. Although Plaintiff’s
 6 filing at Docket No. 12 indicates he may not have been deported on May 22, Plaintiff did not
 7 advise the Court of a new deportation date, and the Court remains unable to confirm that Plaintiff
 8 is in custody. *See* Dkt. 11 at 3.

9 To the extent Plaintiff seeks to expedite adjudication of his inadequate medical care
 10 claims, the Court has not yet screened his Complaint pursuant to 28 U.S.C. § 1915(a). That is
 11 the next step in this case. However, if Plaintiff has been deported, his claims are likely moot and
 12 would not survive that screening. Accordingly, the Court hereby ORDERS Plaintiff to SHOW
 13 CAUSE as to why this case should not be dismissed as moot by **June 26, 2025**. In his filing,
 14 Plaintiff shall inform the Court whether he remains in the United States and whether he has been
 15 notified of a new deportation date. Plaintiff shall further clarify the relief he seeks—specifically,
 16 what he asks this Court to expedite—in his motion at Docket No. 12. Failure to timely comply
 17 with this Order may result in dismissal of this case. The Motion at Docket No. 12 is RENOTED
 18 to **July 3, 2025**.

19 The Clerk is directed to send copies of this order to Plaintiff and to the Honorable Lauren
 20 King.

21 Dated this 5th day of June, 2025.

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 23 _____
 S. KATE VAUGHAN
 United States Magistrate Judge